

Affidavit  
1-308 All Rights Reserved: Not for Profiteering by other entities.  
"Within the Admiralty"

"Within the Admiralty" Admiralty Extension Act Title 46 U.S.A. Appendix chapter 19-A  
§ 740

1. a matter must be expressed to be resolved. 2. in Commerce Truth is sovereignty.  
3. Truth is expressed in the form of and Affidavit. 4. An un-rebutted Affidavit stands  
as Truth in commerce. 5. An un-rebutted Affidavit becomes the Judgment in Commerce.

Affiant: a man, david-lee; family of buess (non-corporation)  
C/O: 22014 Delaware Township Road 184  
Arlington, OH [45814]  
Phone: 419 694 5796

TO: Chief Justice John Roberts, Jr.; Justices: J Stevens; O'Connor; Scalia; Kennedy;  
Souter; Thomas; Ginsburg; Breyer  
C/O: The one supreme Court, AKA, U. S. SUPREME COURT, SUPREME COURT OF THE UNITED  
STATES, SUPREME COURT OF THE UNITED STATES OF AMERICA, INC. et al.  
1 First Street, N.E.  
Washington, DC 20543

CC: U. S. DISTRICT COURT FOR THE NORTHERN DISTRICT OF OHIO,  
JUDGE JEFFERY J. HELMICK.  
Carl B. Stokes United States Court House  
801 West Superior Avenue  
Cleveland, OH 44113-1830

UNITED STATES DISTRICT AND BANKRUPTCY COURTS  
FOR THE DISTRICT OF COLUMBIA  
Chief Judge RICHARD W. ROBERTS  
333 Constitution Avenue, NW  
Washington, DC 20001

Crispin Gregorie  
Ambassador, Special Adviser, OPGA, DGACM  
United Nations  
Room NLB-2080  
New York, NY 10017  
Fax: 1 212 963 3301 Rec'd Nov. 13 2014 at 4:23 A.M. P.M.

U. S. ATTORNEY'S OFFICE  
555 4<sup>th</sup> Street, N.W.  
Washington, DC 20530

Other unknown entities to establish witness, to protect them from harms way.

COSTS AND FEES:

*The U.S. Supreme Court has ruled that a natural individual entitled to relief is entitled to free access to its judicial tribunals and public offices in every State in the Union (2 Black 620, see also Crandell v. Nevada, 6 Wall 35. Plaintiff should not be charged fees, or costs for the lawful and constitutional right to petition this court in this matter in which he is entitled to relief, as it appears that the filing fee rule was originally implemented for fictions and subjects of the State and should not be applied to the Plaintiff who is a natural individual and entitled to relief. Hale v. Henkel, 201 U.S. 43]*

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Cause of Action: Rulings of the one supreme Court, Article III Section I, are being ignored by lower courts in the State of OHIO; U. S. DISTRICT COURTS; U.S. DISTRICT AND BANKRUPTCY COURT, DISTRICT OF COLUMBIA ; DEPARTMENT OF JUSTICE and the Congress of the United States. Many of these courts are using the decisions of lower courts to override the decisions of the one supreme Court and are throwing our cases involving pro se plaintiff's. Not to mention the fact that in the Prison Reform Act of 1995 it is stated that no pro se will ever win in court again.

These pseudo corporate Courts/Banks are running Bond, Commodities and C.U.S.I.P. Fraud schemes against all who enter there courts, thereof and are using local rules and F.R.Civ. P. and F.R. Cr. P. to dismiss any actions filed by a pro se within these courts/banks; closed shops and none want anything to do with a Private Attorney General as created by Congress. It appears there are no standards set whereby these local rules are the same for these pseudo corporate courts nation wide. Title III courts abolished by the Administrative Procedures Act during the Bankruptcy Acts of 1933. These are not judges rather administrators. Their jurisdiction is Contract Disputes. The con-game forces you to refile into another court which your case will then be denied for some reason then another appeal which you will also loose – all at \$400.00 or more per pop. None of the money, double dipping, ever returned to you the pro se. The judge receives 25% which he/she hides in her retirement account to avoid corporate taxes. “Punks” also see The Fraud Trial – ACFE Association of Certified Fraud Examiners.

Whereas these pseudo Corporate Court(s) are however un-constitutional court/bank how can it use lawfully either FEDERAL RULES OF CIVIL/CRIMINAL PROCEDURES against anyone considering the Government is de facto? What law(s) are they practicing, during court procedures, against the Defendant(s) whereas they never disclose it? Is it Roman? English? French? Swiss? Cannon? Far be it Constitutional and or Common Law? - Or does the Judge change it every time he/she leaves the bench then returns? It now appears that all are foreign to any Plaintiff or Defendant as these “Judges” are in reality Barristers, Tax Collectors for the Crown. See “inn of court” BLACK'S LAW DICTIONARY page 805. Are they courts also the Receivers of the Bankruptcies? Conflict of Interest? “Punks”.

The Clerk(s) of these courts/banks are intentionally misfiling court documents submitted by the Plaintiff (s), changing names listed as co-conspirator to defendant(s) giving the judge the opportunity to dismiss the case for improper service – a fraud scheme. Clerk is intentionally removing the PRIVATE ATTORNEY GENERAL (P.A.G.) and through Identity Theft changing the name from the private man david-lee; buess (non-corporation) P.A.G.; crime victim, corpus delicti to David Lee Buess; Plaintiff - Honest Service Fraud, Intentional Fraud, Misprision, Collusion and RICO. This Plaintiff also filed with his cases a document: COMPLAINT CHARGING OFFENSE; Violation of State and Federal Law(s) which the Court stamped then Xed out stating the document had no legal standing in law yet it is the same document used in the state of OHIO by Sheriff's to submit their criminal charges against defendant's – so according to this court everyone being charged by the use of this document is false arrest? This Plaintiff used this same document to advise the court and Department of Justice of crimes



85 against me and other crime victims, corpus delicti(s).

86 The goal, by Bonds and Commodities, of these psuedo corporate Court(s), Prosecutor(s) and  
87 Attorney(s) are to place PUTS against the National debt rather than paying off the debt and are money  
88 laundering the money back to the crown and Vatican. The court case is the Account by which they trade  
89 their Commodities, Bonds on the Commodities Exchange, D&B and Wall Street - owned by the  
90 AMERICAN BAR Association and now represent conflict of interest issue against all who enter the  
91 court system nation wide thereof. I have requested their re-insurance and error and omissions insurance  
92 but all refuse to provide it.

93 Whereas I have confronted several courts to present their Commodities license and Bonding licenses  
94 and all have refused it is now my belief that the courts sell the Bonds and Commodities "short" in  
95 exchange for a larger pay off in the end, aka, Profiteering from public office. It also appears the judge is  
96 incorporated and registered with D&B also a conflict of interest to profiteer from public office. I have  
97 requested of the Congress of the United States and the Department of Justice to audit all courts in these  
98 united States and the District of Columbia; no response to date. Trial Lawyers Inc. a registered  
99 Communist Organization on D&B.

100 In the year 1779 the united States became a Corporation, without an amendment, an act of Treason  
101 against the Constitution for the United States of America; 28 U.S.C. @ 3002 Definitions 15) United  
102 States means A) a Federal Corporation also see B) and C). Congress has refused repeatedly to provide  
103 the names of the 3 persons responsible and to whom this incorporation is lawfully established; my  
104 investigation leads me to believe it to be a French Corporation. My Representatives to the Congress are  
105 Representative Robert Latta, Senators Sherrod Brown and Bob Portman and these men refuse to  
106 communicate relating to anything I address them in any communications rather by Fax, Letter or  
107 Priority Mail. My request for audits of all government accounts is ignored – so how can this  
108 government declare Bankruptcy, now 4, without audits of all accounts? Sell off Assets to prevent it?  
109 Bail out Foreign Governments, Insurance Companies, Businesses and other Corporations? Give money  
110 to Foreign Entities and ignore the needs of the men and women of this nation? When will this pyramid,  
111 Ponzi Scheme end? These government entities are home grown terrorists within the Patriot Act and the  
112 men, women and children, et al, of these union States now 50 are crime victim aka corpus delicti.

113 Congress has further refused to prove and provide information as to how much money was ever  
114 forgiven the United States in any Bankruptcy Act – now 4 and that any actual Bankruptcy was ever  
115 lawfully filed into a Bankruptcy Court – intentional Fraud against the men, women and children of this  
116 land – crime victims/corpus delicti. Therefore the National Debt is money this Bankrupt Corporation,  
117 de facto government, now owes to the men and women and children of this nation as the illegal  
118 operation of this Federal Corporation has been without the knowledge and consent of the men and  
119 women of this land thereof. Remedy: We are lawfully entitled to our money now – hand it over.

120 Where are the funds that were to be given to the men, women and children of this land, following the  
121 1933 Bankruptcy, National Banking Act, Theft of the United States Treasury by Franklin D.  
122 Roosevelt's Executive Order 6102 Gold Standards Act and those which preceded/followed and  
123 Legislative Acts thereof, in the form of the CESTA QUE VIE TRUST, AKA, ONE PEOPLES PUBLIC  
124 TRUST by which to lawfully pay our debts? The National Banking Act, a private bill, collusion  
125 between members of Congress and International bankers on Jekyll Island, did establish the largest  
126 counterfeiting ring ever and fraud by trickery a plan to steal these Trust Funds. Where is the lawful  
127 money, hidden by the Banks, 12 U.S.C. 411 (48 Stat. 337)? The Federal Reserve Note was never  
128



129 intended to be given to the public rather used between banks to balance their books. Where is our  
130 lawful money? The FED, Congress, President and the International bankers now engaged in  
131 embezzlement, mail fraud and extortion, Electronic Transfers, collusion and treason against the  
132 Constitution for the Untied States of America. Question here is how do you physically transfer money  
133 via electronics? Are these not merely numbers by wire? Fraud by trickery: So how do the banks  
134 transfer money to Puerto Rico other than by wire transfer? Then back to the banks the next business  
135 day so as to conduct business? A con-game perhaps? Income tax fraud game? Proof is required that any  
136 physical asset was ever transferred. The cost to do so would be so expensive there would be no  
137 business conducted anywhere – therefore said process is a scam/sham legal process – correct?

138 President Roosevelt in 1933 did in violation of his Oath of Office as well as members of the Congress  
139 committed Acts of Treason by failing to preserve and protect the Constitution for the United States of  
140 America. Roosevelt did suspend the Constitution and declared Martial Law, when this nation was not at  
141 war with any foreign nation, did declare a “state of emergency” stating he had the right to do so  
142 because no declaration of peace was declared following WWI. Obviously the President never heard of  
143 the Paris Peace Talks. Congress allowed this idiot to get by with this crap. Roosevelt had already made  
144 an agreement with the G-5 to bankrupt the entire world in or around 1929-30 – Fraud by trickery. Upon  
145 being elected to office Roosevelt with the aid of Congress implemented this plan by his Executive  
146 Orders, and Congress aided and abetted by Legislation which followed via Farm Bills, Administrative  
147 Procedures Act, National Banking Act, Trading With the Enemies Act yet no Lawful Bankruptcy was  
148 ever filed into a Bankruptcy Court to protect the men, women and children of this nation.

149 By suspending the Constitution the President terminated the Legislative, Executive and Judicial  
150 Branches of Government and began a de facto government – Dictatorship and that continues to this day  
151 – TREASON. You now have voter fraud as both Congress and the President in the Trading with the  
152 Enemies Act have declared the “people” as enemy combatants. President Obama said it best when he  
153 stated on national TV that “I am so glad for this Democracy” as Socialist, Communist State; the  
154 jackass. TITLE 7 CHAPTER 6 > SUBCHAPTER II § 136(d) Definitions The term “animal” means all  
155 vertebrate and invertebrate species, including **but not limited to man** and other mammals, birds, fish and  
156 shellfish. MAN IS NOW A COMMODITY TO BUY AND SELL! Is the Corporation now caging man as  
157 animals AKA Jails? The writers of this law obviously overlooked the fact that it included them – the baboons.

158 Whereas the government can only regulate that which they create Congress established the Birth  
159 Records Fraud scheme. At birth the Hospital, Doctor and nurse fill out a Record of Live Birth which is  
160 then sent over to the SECRETARY OF STATE DEPARTMENT OF VITAL STATISTICS. Here a  
161 BIRTH CERTIFICATE is made along with several copies. These copies are then distributed: 1 copy to  
162 the County Coroner, 1 copy to County Health Department, 1 copy to the Department of Commerce  
163 where other copies are made and distributed. The copy sent to the Census Bureau leads to the Creation  
164 of a Birth Bond in the amount of \$1,000,000.00 which is then sold on the Commodities Exchange and  
165 the FEDERAL RESERVE purchases every one and then enslaves this child for the rest of his/her life.

166 Three days after the County Coroner receives this BIRTH CERTIFICATE, reinbirthment, the Coroner  
167 declares this child dead so the FED and Courts can steal the money through a variety of Fraud  
168 Schemes. To further create harm Congress then declared the “citizen” dead so the fraud scheme and  
169 theft of Bond, CESTA QUE VIE TRUST, AKA, ONE PEOPLES PUBLIC TRUST money could  
170 continue. Your Birth Certificate creates this child as a corporate, straw man, trade name fiction aka  
171 [JOHN ALLEN DOE], [John Allen Doe], et al, dead entities. This identity then placed on everything  
172 from Birth Certificates, Drivers Licenses, Pass Ports, Marriage Licenses, Court Documents, TITLES,



175 DEEDS, Bills and Invoices, et al, so others can also steal the trust accounts such as the CESTA QUE  
176 VIE TRUST, aka, ONE PEOPLES PUBLIC TRUST. It is all a fraud scheme null and void ab initio.

177 Where was the government?/Corporation at the time of conception or did they screw over my/your  
178 mother after she gave birth? Reinbirthment? Point being Government?/Corporation, the creation by  
179 black ink on white paper, has never had anything to do with creation nor conceptions thereof thus  
180 cannot regulate, license, tax, deed, et al anything but a corporation also black ink on white paper. Show  
181 me where the Creator, GOD, sold, transferred, gave allodial title to any "government", Catholic Cult,  
182 aka, Religion, Holy See, thereof! Whereas you do not own the land you have no jurisdiction thereof.  
183 We therefore have pretend governments all over the world thereof. Prove Government?/Corporations  
184 made mankind, animals, birds, fish, trees, oceans, air, land, sea, et al. If not then where did it all begin?  
185 This now explains why the "government" wants separation of Church and State because GOD forbid  
186 anyone question creation as anything other than a "theory" either by the church, backed by HOLY  
187 SCRIPTURES, or Darwin and his big bank theory? The Scripture states that in the "Beginning" GOD  
188 created the Heaven and earth yet does not disclose how God did it – does it? Who is now to say that  
189 GOD did not allow a super collision to happen to begin/form it all and both Scriptures and Darwin are  
190 both correct? Congress did after all declare this to be a Christian Nation and that my friends is not a  
191 separation of Church and State. Congress shall make no Law regarding religion nor the practice  
192 thereof. From the Constitution Article II [8] Oath/Affirmation of Office then go to THE BILL OF  
193 RIGHTS – AMENDMENT 1. Congress shall make no law respecting an establishment of religion or  
194 the free exercise thereof;... so what right does a non-government entity "IRS" have to force any religion  
195 to form Corporations – fraud by trickery! TAX FRAUD. This is why I do not belong to any religion  
196 because I will not associate with any fraudulent conveyances which the IRS and the Corporation puts  
197 out. Explain why the Incorporated Catholic Cult writes Cannon Law and believes in Roman Law? The  
198 first law of the Church is Hebrew called the 10 Commandments. Show me a J in Hebrew- Deceptions.  
199 Cannon Law only applies to the Corporation AKA Church/Cult and their members. From what I have  
200 just brought to your attention are not Cults taxable? GOD said "Terry till I come" does that sound like  
201 GOD gave any of his creation to government? The Church, Cults, Mankind, et al?

202 Judges, Lawyers, Attorneys members of the B.A.R. - British Accreditation Registry? American Bar  
203 Association? Members of the Inn of Court Association/Foundation whatever; Foreign to us. Tied to the  
204 City of London; Barristers – tax collectors; Receivers of the Bankruptcies; Con-game. Where are the  
205 OMB numbers for these court(s) as they all refuse to provide them. All demand a pro se file an in  
206 forma pauperis form yet there are no OMB numbers on these forms – fraud by trickery to force the  
207 uneducated/informed to admit to having income and in violation of Key Case Rulings of this one  
208 supreme Court, et al, and the Paperwork Reduction Act 3500 – 3520 specifically § 3512 Public  
209 Protection, U.S. v. Lawrence U.S.D.C Peroria IL Case No. 06 cr 10019 (2005), and the court never  
210 informs anyone they are not required to fill out this form – intentional fraud, misprision, and collusion.  
211 The court then reports to the INTERNAL REVENUE SERVICE (IRS), a non government agency,  
212 government imposters, this person admits to having income in the amount of \$XXXXXXXXXXXX.XX  
213 Fraud by Trickery, Honest Service Fraud, Fraud in the Inducement, Collusion, Misprisings, and Civil  
214 R.I.C.O., mail fraud to name a few, RE The Fraud Trial – ACFE, et al, all Definitions apply this matter

215 The Internal Revenue Service counterfeits this section of the Code by omitting it from their Notice of  
216 Levy and Lien on WAGES, SALARIES AND OTHER INCOME 26 IRC 6331(a):

217 26 Internal Revenue Code 6331

218 (a) Authority of Secretary

219 If any person liable to pay any tax neglects or refuses to pay

Page 5

) \*6334 Property exempt from levy

220



220 the same within 10 days after notice and demand, it shall be lawful ) \*6336 Perishable goods  
221 for the Secretary to collect such tax (and such further sum as ) \* 3401 Amounts treated as over-  
222 shall be sufficient to cover the expenses of the levy) by levy upon ) payment  
223 all property and rights to property (except such property as is ) Definitions under Index to Code  
224 exempt under section \*6334) belonging to such person or on which ) \*salary – not defined  
225 there is a lien **provided in this chapter** for the payment of such ) \*wages – 3401, 3402 None meet  
226 tax. Levy may be made upon the accrued \*salary or \*wages of any ) the definition of income for all  
227 officer, employee, or elected official, of the United States, the ) Tax legislation as ruled by the  
228 District of Columbia, or any agency or instrumentality of the ) Supreme Court (see lines 279 -  
229 United States or the District of Columbia, by serving a notice of ) 282) Intentional Fraud.  
230 levy **\*on the employer** (as defined in section \*3401(d)) of such ) \*NOT THE CREDIT UNION  
231 officer, employee, or elected official. If the Secretary makes a  
232 finding that the collection of such tax is in jeopardy, notice and  
233 demand for immediate payment of such tax may be made by the Secretary  
234 and, upon failure or refusal to pay such tax, collection thereof by  
235 levy shall be lawful without regard to the 10-day period provided in  
236 this section.

237 In my case the Credit Union mailed me a copy of what the IRS served on them which is not a lien.  
238 Improper service. Their supposed “NOTICE” is a counterfeited document and starts with part b) Fraud  
239 in the inducement, intentional fraud. In visit to or letters to both the HANCOCK RECORDER Nikki  
240 Beltz and the OHIO SECRETARY OF STATE no actual “LIEN” was ever filed with their office(s) and  
241 do not exist to this day – they have stolen my property July 2005. Schulz v. IRS (1-25-2005) 2<sup>nd</sup> Circuit  
242 Court of Appeals New York City, NY, Case No: 04-0196-cv - ... no action can be taken against a  
243 supposed tax payer until first taking them to court – which the IRS never did nor did the FEDERAL  
244 GOVERNMENT; **BAD MAN REMOVE**. This is now a violation of my civil rights and violation of  
245 Due Process of Law. **Furthermore Article XIV Section 2 ...excluding Indians not taxed**. Per True Bill  
246 and Invoice served upon the INTERNAL REVENUE SERVICE, et al and coconspirators Case No.  
247 3:14 cv 1493 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO,  
248 CLEVELAND Default F.R.C.P., RULE 55(1) By the Clerk both Judge Helmick and the Clerk of the  
249 Court committed fraud upon this plaintiff by counterfeiting court documents and filings. Total amount  
250 due as of this Affidavit is in the Sum Certain \$492,590,180.97 the result of an unanswered Affidavit in  
251 Admiralty by the INTERNAL REVENUE SERVICE, DEPARTMENT OF JUSTICE June 2006.Next  
252 Billing cycle is 15 November 2014. The IRS and the AMERICAN BAR ASSOCIATION are basically  
253 the same organization under the Northern Trust Corporation; Conflict of Interest in Court. Dun & Brad  
254 Street also owned by the BAR Association. Central Trust Company, NY owns the Northern Trust Corp.  
255 I want my money now and a Summary judgment F.R.Civ.P. P. 56 [Key 178-190.C.J.S. Copy writes  
256 and International Property § 81; Judgments §§ 243-274; Liable and Slander; Injurious Falsehood § 184]

257 Summary Judgment Standard:  
258 Summary judgment is appropriate if no genuine issue of material facts exists and the moving party is  
259 entitled to judgment as a matter of law. Fed. R.Civ. P. 56(c). Issues of a material facts are genuine only  
260 if they require resolution by a trier of fact. Anderson v. Liberty Lobby, Inc., 477 U.S. 242, 248, 106  
261 Second Ct. 2505, 2510, 91 L.Ed. 2D 202 (1986). In other words, the Court must accept the evidence of  
262 the nonmoving party and draw all justifiable inferences in favor of that party. Matsushita Elec. Indus.  
263 Co. v. Zenith Radio 475 U.S. 585-87, 106, S CT. 1348, 1355-56, 89 Led. 2D 538 (1986). Determining  
264 credibility, weighing evidence, and drawing reasonable inferences are left to the trier of facts.  
265 Anderson, 477 U.S. § 255, 106 S.Ct. At 2513.

266 The Party moving for summary judgment bears the initial burden of “informing the District Court of  
267 the basis for its motion, and identifying those portions of [the record] which it believes demonstrate  
268



270 the absence of a genuine issue of material fact. "Celotex Corp. v. Catrett, 477 U.S. 317, 323, 106 S.Ct. §  
271 2548,1553, 91 L. Ed 265 (1986); see also Fed. R. Civ.P. 56.(c). The burden then shifts to the  
272 nonmoving party to establish the existence of a genuine issue for trial. Matsushita, 475 U.S. At 585-87,  
273 106, S. Ct. at 1355-56; Wise v. E. I. DuPont De Nemours & Co. 58 F. 3d. 193, 195 (5<sup>th</sup> Cir. 1995). To  
274 meet this burden, the nonmovant "must do more than simply show that there is some metaphysical  
275 doubt as to the material facts" by "com[ing] forward with 'specific facts showing that there is a genuine  
276 issue for trial. "Matsushit 475 U.S. At 586-87, 106 S. Ct. at 1356-56 (quoting Fed. R. Civ. P. 56(e)).  
277 Summary judgment should be granted only if the evidence indicates that a reasonable fact-finder could  
278 not find in favor of the nonmoving party. Anderson, 477 U.S. At 248, 106 S. Ct. at 2510; see also  
279 Matsushita, 475, 106 S.Ct. At 1356.

280 Due to the frauds committed by the Clerk of the Court and Judge in these matters, identity theft and  
281 counterfeiting court documents, and the fact no pro se will ever win in a court of law, Prison Reform  
282 Act 1995, Treason against the Constitution for the United States of America, inability to read and  
283 understand the IRS CODE, inability to read and understand an Affidavit in Admiralty – un-rebutted,  
284 inability to read and understand the rulings of this one Supreme Court, as presented herein, TRUE  
285 BILL AND INVOICE, this court must now make this summary judgment in and for the Affiant, david-  
286 lee; family of buess. The IRS could have settled this matter at first billing/affidavit – refused.

287 *Whereas no pro se will ever win in court then the court appointed pro se Attorney will never win as*  
288 *well. It is a frame up. Is this why the court will not allow you to pick from a list of pro bono attorneys?*  
289 *Once an attorney has been appointed the pro se, Plaintiff or Defendant, is considered incompetent by*  
290 *the court so how do you charge an incompetent man/woman with crimes they do not understand*  
291 *according to this court? Why is not the Attorney going to jail? Forced to sign paperwork which does*  
292 *not disclose as a contract? How much fraud can a man/woman stand by these con artists?"Punks".*

293 Why are courts Judges in these union States foreign entities? Practising law without a license? Conflict  
294 of interest? Fraud by Trickery, intentional fraud, collusion, RICO? Any Lawyer or Attorney who  
295 represents his client in a Court/Bank is disbarred. Conflict of Interest, Intentional Fraud. This is why  
296 no live entity can enter a Court/Bank because the Court/Bank cannot allow their Bond, Commodities  
297 and C.U.S.I.P. fraud scheme to come to an end and by GOD any pro se should ever argue with a  
298 Judge/administrator as the Judge/Administrator can't hold his BAR card hostage during a trial or  
299 Court/Bank proceedings whereas Private Attorney General, pro se, does not have one, BAR CARD,  
300 thus the court is extreme prejudice against all pro se and Private Attorney Generals. Whereas man is an  
301 animal we must now come to/ before Kangaroo Courts ran by Jackasses? Animal Rights violations?

302 Why are there no rulings of the one supreme Court found in the INTERNAL REVENUE CODE;  
303 Especially Code Section 26? Considering there are over 60 such rulings why are they not listed? These  
304 key cases were presented to the INTERNAL REVENUE SERVICE, Congress and the DEPARTMENT  
305 OF JUSTICE yet ignored – why? All these entities have refused to prove the lawful establishment of  
306 the INTERNAL REVENUE SERVICE, nor the organic act of Congress, in which it has been lawfully  
307 created. None have shown a law and codification as to any law that requires any man or woman to pay  
308 an income tax; U.S. v. Kluglin Case No. 03-CR-20111 U.S.D.C. Memphis; (2005) U. S.v. Long (1993),  
309 Cheek v. UNITED STATES 498 U.S. 192 (1991); U.S. v. Wall 2:04 cv 05352 DDP-MAN and  
310 2:03 cv 08406-DDP-MAN U.S.D.C. CAL (2005).

311 The IRS have never been authorized to collect taxes or enforce any law – they are a private  
312 Corporation registered in the State of Delaware Division of Corporations, home based out of Puerto  
313 Rico, at best a collections agency, they are not a U.S. Government entity. Show me a bidding procedure



whereby they became a sub-contractor to anything but a de facto government that did not violate State Law relating to bidding procedures. The IRS as are the pseudo Corporate Courts/Bank – monopolies ?

This court has said it themselves:

At footnote 23 in the case of Chrysler Corp. v. Brown, 441 U.S. 281 (1979), the U.S. Supreme Court admitted that no organic Act for the INTERNAL REVENUE SERVICE could be found, after they searched for such an Act all the way back to the Civil War, which ended in the year 1865 A.D.

16<sup>th</sup> American Jurist Prudence Section 177  
(16Am Jur 2d., Const. Law Sec. 256)

The State did not give the Citizen his rights and thus cannot take them away as it chooses. The State did not establish the settled maxims and procedures by which a citizen must be dealt with, and thus cannot abrogate or circumvent them. It thus is well settled that legislative enactments do not constitute the law of the land, but must conform to it.

From the 16th American Jurisprudence, Second Edition, Section 177:

“The general misconception is that any statute passed by legislators bearing the appearance of law constitutes the law of the land. The U.S. Constitution is the supreme law of the land, and any statute, to be valid, must be in agreement. It is impossible for both the Constitution and a law violating it to be valid; one must prevail. This is succinctly stated as follows:

The general rule is that an unconstitutional statute, though having the form and name of law, is in reality no law, but is wholly void, and ineffective for any purpose; since unconstitutionality dates from the time of its enactment, and not merely from the date of the decision so branding it. As unconstitutional law, in legal contemplation, is as inoperative as if it had never been passed. Such a statute leaves the question that it purports to settle just as it would be had the statute not been enacted. Since an unconstitutional law is void, the general principles follow that it imposes no duties, confers no right, creates no office, bestows no power or authority on anyone, affords no protection, and justifies no acts performed under it... A void act cannot be legally consistent with a valid one. An unconstitutional law cannot operate to supersede any existing valid law. Indeed, in so far as a statute runs counter to the fundamental law of the land, it is superseded thereby. No one is bound to obey an unconstitutional law and no courts are bound to enforce it.”

Any court, government or government officer who acts in violation of, in opposition or contradiction to the foregoing, by his, or her, own actions, commits treason and invokes the self-executing Sections 3 and 4 of the 14th Amendment and vacates his, or her, office.

It is the duty of every lawful American Citizen to oppose all enemies of this Nation, foreign and DOMESTIC.

Roosevelt and Congress committed treason against the Constitution in 1933, Violation of Oath of Office, by every legislative act written thereof as has every President since by aiding and abetting. Why are the Documents signed by the President following his swearing in not made public to the general public immediately? Is not the DISTRICT OF COLUMBIA, holding Territories, and NEW YORK CITY, NY all Democratic forms of government whereas the union states have a Republican form of government and Congress writes legislation for both but fail to inform the union States which legislation applies to whom? Honest Service Fraud, Fraud by Trickery, Misprision a confidence game?

Hearings before a sub-committee, February 3, 1953, of the committee on Ways and Means House of Representatives, Internal Revenue Investigation: **Statements under Oath** by Dwight E. Avis (ATF) and Robert B. Ritter, assistant ATF, **tax legal division, bureau of Internal Revenue** Page 13 “let me point this out now: Your **income tax is 100 percent voluntary tax** and your liquor tax is 100 percent enforced tax. Now, the situation is as different as day and night....” No challenges !

IRS Form 1040 has no legal basis; Lear v. USA (1-05) Federal District Court Grand Rapids MI.

The Supreme Court of the United States has rule the definition of **“income” for all tax legislation as: “the gain arrived from Capital, from labor or from both combined, provided it include profit gained from the sale of a capital asset.”** Key Case (1913) Stratton Indep. v. Howbert 231 U.S. 399; the result of Corporate activities.



361 **Key Case Stanton v. Baltic Mining Co., 240 U.S. 103: “wages” are not income within the**  
362 **meaning of the income tax amendment to the Constitution, or any other provision of the**  
363 **Constitution.**

364 **(1920) Eisner V. Mcomber 252 U.S. 189, 206: Congress cannot by any definition it may adopt**  
365 **conclude what income is, since it by legislation cannot alter the Constitution from which it**  
366 **derives it's power to legislate and within who's limitations alone that power can be lawfully**  
367 **exercised.**

368 **Case Law Not Found in the IRS Code**

369 UNITED STATES SUPREME COURT DECISIONS: LOWER COURTS: NOT FOUND IN  
370 INTERNAL REVENUE CODE: TITLE 26: FRAUD IN THE INDUCEMENT: 18 USC 1341  
371 Honest Service Fraud. Legal Maximum: "It Is A Fraud To Conceal A Fraud."  
372 This Document Is For Education Of The General Public Only As Private Attorney Generals  
373 Must When Filing A Case Must Benefit The General Population. Print And Keep It Handy. If  
374 You Are Not Fully Educated On The 1933 Bankruptcy Act: Administrative Procedures Act:  
375 Trading With The Enemy Act: Gold Standards Act: Bank Holiday And The Congressional  
376 Records Get Busy As These Will Prove Beyond Any Doubt Acts Of TREASON And Sedition  
377 Have Been Committed: Collusion:Civil RICO:Fraud:Intentional Fraud:RICO: Tax  
378 Fraud:Violation Of Oath And Bond:Fraudulent Conveyances:Theft:Grand Theft:Slavery:Identity  
379 Theft, Et All. When Cashing All Checks Endorse it: Redeem In Lawful Money Pursuant To  
380 Title 12 USC 411,48 Stat 337.  
381 The INTERNAL REVENUE SERVICE is a DEPARTMENT OF TREASURY - UNITED  
382 NATIONS And Their Personnel Are Trained By The Personnel Department Of The UNITED  
383 NATIONS ORGANIZATION. The IRS Are A Collections Agency And Fall Under Title 5 Of  
384 The United States Code: They Have No Lawful Right To Use The IRS Code Against Anyone. In  
385 1999 All Revenue Districts And Directors Were Abolished Including Washington, D.C.. Public  
386 Company Traded On D&B For Profit. I Demand The Law License Of All IRS Agents: Judge's:  
387 Lawyer's: Attorney's. All Practicing Law Without A License. A BAR Card Is Not A Law License.  
388 1818 U. S. v Beavans U. S. 336 And (1945) Hooven & Allison v Evatt 65 S Ct. 870, 880, 321  
389 U.S. 652 89 LEd 12.52 Established Two Political Jurisdictions For The U. S. Congress: 1) U. S.  
390 Citizens Are Residence Of One Of The Holding Territories Belonging To The United States:  
391 Guam: Puerto Rico: Virgin Islands: Washington, D.C.: Al Et Al: 2) The union States (50).  
392 Congress Writes Legislation: Corporate Policy: For Both But Fail To Distinguish For Which  
393 Political Jurisdiction The Legislation: Corporate Policy The Legislation Is Being Written For:  
394 Fraud By Trickery: Honest Service Fraud Thus The union States (50) Are Accepting It Without  
395 Question As Most Legislators Do Not Even Know About U. S. v Beavans. So You Are A  
396 Man:Woman On The Land In The union State Of[FILL IN THE ALL CAPS NAME OF YOUR  
397 STATE:IE:CORPORATION.  
398 TREASON: UNITED STATES CODE, Title 28 § 3002 Definitions (15)(A)(B)(C). United States  
399 Of America A.K.A. United States: De Facto See 1933 Bankruptcy Act And Executive  
400 Order(s), et al, 6102 Of President Roosevelt: Suspends The Constitution: - The Gold Standards  
401 Act-Criminal Fraud To Steal The Treasury Of The United States: Violation Of Oath And  
402 Bond, Treason,: Induced Panic By Threat Of A \$10,000.00 Fine. Hoard - Look Up The Meaning.  
403 §3002 Definitions:  
404 (15) "United States" Means-  
405 (A) A Federal Corporation  
406 (B) An Agency: Department, Commission, Board, Or Other Entity Of The United States: Or  
407 (C) An Instrumentality Of The United States.



409 1. Brushaber v. Union Pacific R.Co., 240 U. S, 1,11 (1916)  
 410 2. Maxwell v. Dow, 176 U.S. 581,20 S.Ct. 448 (1900)  
 411 3. Texas v. White, 7 Wall. 700; U.S. v. Cathcart, 25 F.Case No. 14,756  
 412 4. Stanton v. Baltic Mining Company 240 U.S. 103, 112 (1919)  
 413 5. Bowers v Kerbaugh-Empire 271 U.S. 170, 174,174 (1926); In re Charge to Grand Jury, 30 F.  
 414 Case No. 18,273 (65 C.J. Section 2) -- not known to be overturned.  
 415 6. Peck v Lowe 247 U.S.165, 173 (1918)  
 416 7. Doyle v Mitchell Bros. 247 U. S. 179,183 (1918)  
 417 8. Eisner v Macomber 252 U. S. 179, 183 (1918)  
 418 9. Evans v Gore 253 U.S. 245(1920)  
 419 10. Flint v Stone Tracy Co. 220 U.S. 107, 144,151-152, 165,55 S L.ed. 107419 Sup CCL Rep  
 420 342, Ann Cas. 1912B 1312(1911)  
 421 11. Merchants Loan And Trust Co. v. Smietanka, 255 U.S. 509519 (1921)  
 422 12. Helvering v Edison Brothers' Stone, 8th Cir. 133 F2d 575 (1943)  
 423 13. Southern Pacific v Lowe 247 U.S. 330, 335 (1918): Art 1, Sec. 8, Cl17 And Art.IV, Sec. 3  
 424 CL 2: Art. 1 Sec. 8 Cl. 17: Art. IV Sec. 3 Cl. 15 USC 1681h: 28 U.S.C. 1333 or 1337: False  
 425 Claims Act, see 31 U.S.C. 3729(a)(7)  
 426 14. UNITED STATES v MERKSKY 361 U.S. 431, 438(1960)  
 427 15. CALIFORNIA BANKERS ASSN. v SCHULZ 419 U.S.21, 26 (1974)  
 428 16. FEDERAL CROP INSURANCE CORP v. Merrill, 332 U.S. 380,384 (1947)  
 429 17. Utah Power & Light Co v. United States, 391  
 430 18. United States v. Stewart, 108 re Floyd Acceptance, 7: Wall 666; Article 1 Sec.2: Art. 1 Sec.9  
 431 19. Knowlton v Moore, 178 U.S. 41, 47(1900); 19 CFR 351, 102  
 432 20. Butcher's Union Co. v Crescent City Co. 111 U.S. 746, 756 (1884)  
 433 21. TRUAX v CORRIGAN 257 U.S. 312,348 (1921)  
 434 22. Sims v Abrens 167 Ark. 557271 S.W. 720, 773 (1925)  
 435 23. Myer v STATE OF NEBRASKA 262 U.S. 390, 399 (1923)  
 436 24. Slaughter-House Cases, 16 Wall 36  
 437 25. Butchers' Union Co. v Crescent City Co. 4 Sup Ct. 652  
 438 26. Vick Wo v Hopkins 6 Sup Ct. 1064  
 439 27. Minnesota v Barer 10 Sup Ct 862  
 440 28. Allegeyer v Lousiana 17 Sup Ct. 427  
 441 29. Lochner v New York 25 Sup Ct. 539, 3 Ann Cas 1133  
 442 30. Twining v New Jersey 29 Sup Ct. 14  
 443 31. Chicago B&O R.R. v. McGuire 31 Sup Ct. 259  
 444 32. Truax v Raich 36 Sup Ct. 7, L.R.A.1916D, 545 Ann. Cas. 1917B 283.  
 445 33. Adams v Tanner 37 Sup Ct. 662 L.R.A.1917F, 1163, Ann. Cas. 1917D 973  
 446 34. New York Life Ins. Co v Dodge 38 Sup Ct. 337, Ann Cas. 1918E,593  
 447 35. Traux v Corrigan 42 Sup Ct. 124  
 448 36. Adkins v Children's Hospital 43 Sup Ct. 394,67 L. Ed (April 9, 1923)  
 449 37. Wyeth v Cambridge Board Of Health 200 Mass 474,86 N. E. 925, 128 Am St. Rep. 43923  
 450 L. R. A. (N.S.) 147  
 451 38. MURDOCK v COMMONWEALTH OF PENNSYLVANIA 319 U.S. 105, 113; 63 Sup Ct.  
 452 875; 87 L Ed 1298 (1943);  
 453 39. Tyler et al Administrators v. United States, 281 US 497, 502 (1930)  
 454 40. Pollock v Farmers' Loan And Trust Co. 157 U.S. 429, 442, 555, 556, 573, 582, 595 (1895)  
 455 41. STRATTON'S INDEPENDENCE, LTD. V HOWBERT231 U.S. 399, 417 (1913)  
 456 42. Main v Grand Trunk R. Co. 35 L. ed 994,3 Inters. Com.Rep. 807, 12 Sup Ct. Rep. , As  
 457 interpreted in Galveston, H&S A.R. Co. v. Texas, 52 S.L. ed. 1031, 1037,28 Sup Ct. Rep. 638  
 458 43. U. S. v WHITRIDGE 231 U. S. 231 U. s. 144, 147(1913)  
 459 44. Taft v BOWERS 278 U.S. 470,481 (1929)  
 460 45. COPPAGE v STATE OF KANSAS 236 U.S.1, 23-24(1915)  
 461



462 46. U. S. v. Constantine 296 U.S. 287(1935?) IRS Ruled Unconstitutional As Prohibition Had  
463 Been Repealed. In 1965 The United States Supreme Court Traced The IRS Back To The Civil  
464 War And Found No Legislative Act Of Congress Lawfully Establishing The IRS As A  
465 Government Agency: Contractor: Sub-Contractor. Paul Andrews Mitchell (Federal Witness)  
466 Web Site **supremelaw.org** then Click On 31 Questions. Today The General Accounting Office In  
467 Affidavit Refuse To Produce The Lawful OMB Number For The IRS. None Of Their  
468 Publications Carry A OMB Number: Meaning they Are Not A U. S. Government Agency:  
469 Department: Contractor: Sub-Contractor. Today In Affidavit Congress Refuses To Produce The  
470 Organic Act Of Congress making The IRS A Government Agency: Department: Contractor: Sub-  
471 Contractor: Contact: david-lee: family of buess ; Office of Corrections For The  
472 Great Turtle Island 419 694 5796 Or Write Us C/O 22014 Delaware Township Road 184  
473 Arlington Ohio [45814]  
474 47. The IRS Cannot Tax From The Source (Fraud By Trickery) Only From The Source Of The  
475 Kind In Question: Commissioner v Glenshaw Glass Co. 348 U.S. 426 (1945) Deals With  
476 Corporate Profit Gained From Settlement In Anti-Trust Case Not Income.  
477 Recent Case Rulings Against U. S. AND IRS  
478 1 No Law Requires Payment Of An Income Tax: Federal District Court Western Division Of  
479 Tennessee (Memphis) Case No. 03-CR-20111 U. S. v. Kluglin (6/22-23/2005)  
480 2. U. S. v. Linda Wall U. S. District Court, Central District Of California, Western Div. (Los  
481 Angeles) Case No. 2:04 cv 05325DDP-MAN and 2:03 cv 08406DDP-MAN Dismissed Without  
482 Prejudice: IRS Found Guilty Of Stepping Outside Their Authority: Mail Fraud: Counterfeiting  
483 Documents: No Enforcement Section within/Of the IRS Code etc.  
484 3. U. S. v Lawrence USDC Peoria IL 06 cr 10019 (2005) IRS violated Paper Work Reductions  
485 Act: 44 U.S.C.3500-3520: 3512 I.R.S. Failed To Inform Lawrence He Was NOT required To Fill  
486 Out The Forms.  
487 4. U.S. v Lindsey Springer: 08-278,09 cr 043: Without Revenue Districts There Is No  
488 Delegation Of Authority: Revenue Officers or Revenue Agents Are Not The Secretary Of The  
489 Treasury Nor The Commissioner Of The INTERNAL REVENUE SERVICE.  
490 We Will Make Adjustments As Required To Help Benefit The General Population. I Have  
491 Already Advised Congress [CONGRESS] The IRS Code Is Void For Reason Of Fraud. This  
492 May Also Effect Probate Laws.  
493 **United States Constitution: Amendment XIV Civil Rights Section 2. ... excluding Indians not taxed; BAD MAN**  
494 **REMOVED.**

495 When the one supreme Court makes, rulings/court decisions, who is responsible to see to it that these  
496 cases are added to the INTERNAL REVENUE CODE to the appropriate code sections?

497 How many of the decisions listed above do you find in the INTERNAL REVENUE CODE?

498 WHEREAS Judges, Lawyers and Attorneys are "supposedly" educated in "Law" then ignorance of the  
499 Law is no excuse for them. Why therefore are they convicting men/women of tax fraud and tax evasion  
500 whereas they should all know these rulings and decisions and Treaties written: Fraud by Trickery,  
501 Intentional Fraud, Fraud in the Inducement, Misprision, Honest Service Fraud, Collusion, R.I.C.O.  
502 Crimes against humanity and Treason against the Constitution, Cannibalism thereof.

503 Why do Judges, Lawyer(s), Attorney(s) get upset when I ask them for a conflict of interest statement?  
504 When I ask if they are members of any secret society such as Jesuits, Masons, Free Mason, Templar's?  
505 When I ask if they took any vow, above all vows, with conflict of interest to their Oath of Office?

506 What part do the Jesuits play in the Court systems in the United States?



508 Explain the Vow of the Jesuits and their secret Oath.  
 509 Does this court have a conflict of interest they care to explain to the men, women and children of this  
 510 nation?  
 511 Why is this court stacked with members of the Catholic Cult, AKA Religion?  
 512 Whereas a Papal Bull was issued by the Pope in the mid 1400's stating that "any heathen that did not  
 513 convert to the Catholic Religion was to be killed" ... stands as proof positive the church is a cult and not  
 514 a religion. This BULL is still found on the churches web site today.  
 515 In a court action filed by Kevin Annette of Canada in the new Common Law Court of Justice at the Hague Netherlands  
 516 August 4, 2013 both Elizabeth II Mary Windsor and the former Pope Jorge Bergoglio were convicted of crimes against  
 517 humanity, Child Trafficking, and Child pornography. In the ORDER # 022513-001 issued by the Court all Properties of  
 518 Elizabeth II Mary Windsor and the Roman Catholic Church are to be seized were as they failed to show for sentencing.  
 519 An international warrant for their arrest has been issued. Any who aid and abet these entities are to be charged as co-  
 520 conspirators.  
 521 How therefore are Social Security Funds transferred to any British Financial Institution or Vatican  
 522 whereas part of this money is applied to the Kings Trust, Charters, International Bank Accounts nor can  
 523 any Court/bank finances and not be considered co-conspiracy, aiding and abetting?  
 524 How does this court notify in the inferior, unconstitutional, pseudo Corporate Court/Bank of these  
 525 decisions? See The Fraud Trial ACFE.  
 526 Please review and explain the job description of this INTERNAL REVENUE SERVICE as a lawfully  
 527 established government entity under 28 U.S.C. § 3002 Definitions 15).United States means A) A  
 528 Federal Corporation. Provide their Lawful O.M.B. Number. See The Fraud Trial - ACFE  
 529 Whereas the IRS is not a lawfully established government agency, department, office please prove that  
 530 any government funding of this Corporation is not misuse of public funds. Who is paying for the IRS's  
 531 Web site? Who receives money from the advertisements on this web site? See Fraud Trial - ACFE  
 532 All Judges, Attorney and Lawyers to pay compensation for false imprisonment, Excessive Fines,  
 533 Interest, Court Costs, Paper Terrorism, Cannibalism, Stalking, Counterfeiting Tax Documents, et al?  
 534 The same applies to State, City and School Income Taxes. The Fraud Trial - ACFE  
 535 Whereas the 1933 Bankruptcy forced the United States to turn all Offices, Agencies and Departments  
 536 over to the Receivers of the Bankruptcy and all law and statutes turned over to International Law and  
 537 copy-written is not this now lawless America?  
 538 What happened to the Checks and Balance system the Constitution was designed to do and protect us?  
 539 Why does Congress refuse to disclose who the Receivers of the Bankruptcy are?  
 540 Who holds the copy-write to these laws and does the Department of Justice have said permission slip to  
 541 use these laws and statutes against us? Why does Congress and the D.O.J. refuse to allow me access to  
 542 this information as a Private Attorney General? The Fraud Trial - ACFE  
 543 Whereas the Constitution is the Supreme Law of the Land was this Constitution not also turned over to  
 544 the Receivers and also copy-written into International Law? Explain.  
 545 Why is not this Nation in Bankruptcy Court from the beginning, now the 4<sup>th</sup> Bankruptcy, unless  
 546 Congress is protecting those to whom this nation supposedly owes money? Exactly how much debt was  
 547 forgiven this nation during any of these supposed Bankruptcies? Congress refuses to respond to these  
 548 questions.  
 549 Please explain the Kings Trust. The Fraud Trial - ACFE  
 550 Whereas Social Security is money paid directly from the payroll of men/women and not "government"  
 551



551 funds both Congress and the SOCIAL SECURITY ADMINISTRATION should be criminally charged  
552 with embezzlement relating to any money being illegally garnished by the IRS. Aiding and abetting in  
553 tax fraud against FINANCIAL MANAGEMENT SERVICE, Birmingham, AL.

554 Whereas no IRS agent has enforcement authority then all these agents should be criminally charged as  
555 well for stalking, counterfeiting, Paper Terrorism, Home Grown Terrorism, Crimes against Humanity,  
556 Collusion and Civil R.I.C.O., et al for illegal operations inside a union State.

557 Please explain how you can pay income taxes, interest, et al, on a FEDERAL RESERVE NOTE, aka, a  
558 DEBT INSTRUMENT, non asset backed, an I OWE YOU and that it actually pays the debt and not  
559 discharges the debt. Is a NOTE a debt instrument?

560 Explain the difference between what is Lawful and what is Legal.  
561 Is not the legal system specifically designed to screw you out of what is actually lawful?

562 Should the courts/banks, Judges, Lawyers, Attorneys only engage in Lawful practices?

563 Fraud by Color Of Law and false jurisdiction See Executive Order by DDE 10834- Martial Law Flag v  
564 Standard American Flag. Gold fringed American flag is a parade flag under Military  
565 Manual/Regulation – misuse carries a 1-year prison term. Have U.S. Martials Check all courts/banks,  
566 offices, agencies and departments and make arrests as necessary. Now where in this Executive Order  
567 does it describe an Admiralty Flag – does it? An Admiralty Flag is Blue and White. Therefore no Gold  
568 Fringed Flags should be flown in any court, public building, government office, church, council  
569 chambers, et al as they would be representing a fraudulent jurisdiction under color of law.

570 Are any members, et al, of the one supreme Court, et al, Incorporated and traded on D&B, Wall Street?  
571 Are you working for or represent any Foreign Government, Organization, Law Firm, Corporation?  
572 Are you aware of any Foreign entity working as a shadow Government within these union states (50)?  
573 Do you now or have ever take any Oath you consider to be above your Oath as a Judge?  
574 Are any of you engaged in any criminal activities?  
575 Do any of you use Drugs, Alcohol, Illegal Drugs; Prescription Drugs are allowed without disclosure.  
576 Are any of you aware of any unlawful acts by any government employees, Congress or the President?  
577 As the Constitution for the United States of America and Treaties written are law of the Land are you  
578 aware of the fact that no law can be written in violation of any Treaty?  
579 Who is responsible to review these laws, court decisions against the Treaties written? Constitution?  
580 Do any of you own stock in Trial Lawyers, Inc., Correctional Facilities?

581 Provide a copy of the UNITED STATES OF AMERICA, dba, CORPORATION, Constitution, Charter,  
582 Business License, registration within all union States, OFFICE OF STATE DEPARTMENT OF  
583 CORPORATIONS now 50, and Bond. TAX RETURNS FOR THE PAST 7-YEARS.

584 As part of the Federal Corporation you have 20-days to respond, December 2, 2014, (12/12/2014)

585 I come in Peace seeking Truth and Justice for crime victims, corpus delicti, et al.

586 U.C.C. 1-308 All Rights Reserved:

587 Disclaimer: a man, david-lee; buess, non-corporate entity reserve the right to amend or make further  
588 corrections to this document as further information becomes available. Furthermore, I do not agree to any Civil  
589 Page 13



590 and or Criminal Penalties whereas documents taken from Congressional Record, IRS Code, Farm Bills, Trading  
591 With the Enemies Act, Legislative Procedures Act, Court rulings and decisions and the Bankruptcy Acts – now  
592 4 – of these United States, et al and Birth Record Fraud Scheme, Bond, C.U.S.I.P., Commodities Fraud, Theft of  
593 and or misuse of CESTA QUE VIE TRUST, AKA, ONE PEOPLES PUBLIC TRUST ACCOUNTS which were  
594 to be established so the men and women could pay their debts as all lawful money was stolen from us, treason  
595 against the Constitution, by Roosevelt and his coconspirators AKA the Vatican, British Empire, International  
596 Bankers, et al. The FEDERAL RESERVE NOTE a debt instrument merely discharges the debt, Breach of  
597 Public Trust and Misprision by the Congress of the United States, AKA federal employees, Fiduciary Trustees,  
598 in dealing with the Bankruptcy Act(s) of 1933 and acts of TREASON by Franklin D. Roosevelt, Congress and  
599 the Receivers of the Bankruptcies. 1779 without amendment the UNITED STATES OF AMERICA, dba,  
600 CORPORATION, a French Corporation - Congress has refused to provide names of the 3 parties who formed  
601 this Corporation – an act of treason. (28 U.S.C. @ 3002 Definitions 15) United States means A) a Federal  
602 Corporation – de facto government. Between March 3 – 5 1861 12 States walked out of Congress in Secession,  
603 see Rulings of the Attorney General B. J. Black published 1863, and Congress was forced to adjourn Without  
604 Day; became Sin Die, never to meet again, the next day as they did not have enough votes to call the next  
605 session – see Congressional Record March 5 – July 15, 1861. Every Legislative Act since is fraud in the  
606 inducement. Welcome to the Dictatorship – de facto Government. It should be herein noted that in the 1933  
607 Bankruptcy Act all Offices, Agencies and Departments were turned over to the Receivers, unknown, of the  
608 Bankruptcy, via the United Nations – 12 years before that became and Organization, and All Law and Statutes  
609 became international law and copy written AKA Lawless America. Any nation once bankrupt is no longer  
610 sovereign. Are you practicing Corporate Policy instead of law? Prove it. Also read the 16<sup>th</sup> American Jurist  
611 prudence, Second Edition, Section 177...any law written in violation of this Constitution is as though it were  
612 never written and no one is obligated to obey it.....; massive voter fraud.

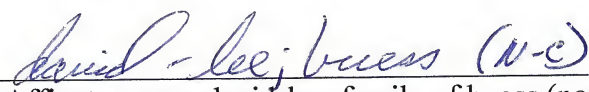
613 NOTICE: The UNITED STATES OF AMERICA IS A CROWN/VATICAN/SWISS BANK  
614 Property the result of land theft by the Pope from the Great Marzocco. (A fraud scheme the  
615 result of the 1933 Bankruptcy Act & G5. Trustees Are: The Pope, British Monarch, U.S.  
616 Postmaster See 28 U.S.C. @ 3002 Definitions 15) United States means A) a Federal  
617 Corporation. AKA French.

618 Now consider the beginning of the Court Fraud Scheme and the establishment of the Court system AKA  
619 Renaissance whereas the CATHOLIC CULT AKA CHURCH via 4-Popes, AKA, Jesuits, and bought into the  
620 Courts and Royalty and remain to this day controlling the Judicial system, AKA, the Bank. The Court case  
621 number is the Account number from which the Court, aka, Bank is running their Bond, C.U.S.I.P., and  
622 commodities fraud scheme against all defendants, pro se, and private man/woman P.A.G. litigants who enter  
623 thereof. It is a Ponzi Scheme. Contracting in violation of uberrimae fidei – of utmost good faith and uberrima  
624 Fideas – utmost good faith. (Ref. BLACK'S LAW DICTIONARY 8<sup>th</sup> EDITION pg. 1558.) No court papers are  
625 disclosing as a contract; Nor have a proper identity from the OFFICE OF MANAGEMENT AND BUDGET  
626 (OMB NUMBER), fail to provide their Commodities license information nor their Bonding information nor the  
627 C.U.S.I.P.: (CUSIP stands for Committee on Uniform Securities Identification Procedures. Formed in 1962, this  
628 committee developed a system (implemented in 1967) that identifies securities, specifically U.S. and Canadian  
629 registered stocks, and U.S. government and municipal bonds.)

630 My case rests to be true thereof:

631 Affiant hereby declares and affirms as GOD, Creator, as my witness, that the foregoing is true and  
632 accurate in these matters thereof.

633 On this the 13<sup>th</sup> day of the month of November in the year 20 14.

634   
635 Affiant: a man, david-lee; family of buess (non-corporation)  
636 Page 14



Address: C/O 22014 Delaware Township Road 184  
Arlington, OH [45814]  
Phone: 419 694 5796

STATE OF OHIO

Affirm JURAT

County of HANCOCK

On this the 13 day of November, 2014 AD, Before me, a Notary Republic, the signatory

David D. Lee; buess personally appeared, [ ] known

to me, or [ ] satisfactorily proves to be the Natural Human Being who's name is subscribed to this  
instrument, Sworn and acknowledged that he/she executed the same for the stated purpose thereof.

In Witness Whereof, I have hereunto set my hand and Notary Seal.

My commission expires 2/8/2015  
[Signature]  
Notary Public (Signature)

Seal/Stamp



Kane A. Faber  
Notary Public, State of Ohio  
My Commission Expires  
February 8, 2015

NOTICE OF SERVICE: On this the 13<sup>th</sup> day of November in the year of the Creator 2014  
A.D. This Affidavit in Admiralty was lawfully served upon the one supreme Court of the United  
States, 9-original affidavit in Admiralty, and 1-original Affidavit in Admiralty to Judge JEFREY J.  
HELMICK; 1-original Affidavit in Admiralty to Judge Richard W. Roberts; 1-original Affidavit in  
Admiralty to Crispin Gregorie; 1-original Affidavit in Admiralty to U.S. Attorney's Office and several  
original Affidavit in Admiralty Copies to unknown witnesses via United States Post Office in either  
First Class Mail, Priority Mail. Some were served via Facsimile